

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Jury Vladimirovich Tszyan KANCHZHEN

Serial No.:

08/952,194

3737 Group No.:

Filed:

November 10, 1997

Examiner:

Ken Schlaetzle

For:

DEVICE "BIOTRON TSZYAN-2" FOR TRANSMITTING A NATURAL

INFORMATION SUPPLY TO A BIOLOGICAL OBJECT

Attorney Docket No.: U 011457-4

Assistant Commissioner for Patents

Washington, D.C. 20231

REQUEST TO WITHDRAW HOLDING OF ABANDONMENT

The Notice of Abandonment of April 5, 2002, holds the above application abandoned for failure to respond to the Action of November 16, 1999.

However, the Decision on Request to Withdraw Action of April 25, 2001 (copy attached) withdraws that Action and requires mailing of a Notice to File Missing Parts of Application.

CERTIFICATE OF MAILING/TRANSMISSION (37 CFR 1.8a)

I hereby certify that this correspondence is, on the date shown below, being:

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Date: April 10, 2002

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Julian H. Cohen

(type or print name of person certifying)

No such Notice has issued and, therefore, withdrawal of the holding of abandonment is appropriate.

Respect (1) submitted,

Alian H. Cohen c/o Ladas & Parry 26 West 61st Street New York, New York Reg. No. 20302 Tel. No. (212) 708-1887

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UNDER SECRETARY OF COMMERCE FOR INTELLECTUAL PROPERTY AND DIRECTOR OF THE UNITED STATES PATENT AND TRADEMARK OFFICE WASHINGTON, D.C. 20231 WWW.USPTO.GOV

Paper No.

Ladas & Parry 26 West 61st Street
New York NY 10023

In re Application of

Jury V. T. Kanchzhen Serial No. : 08/952,194

Filed For : November 10, 1997

Device for Transmitting a Natural

Information Supply to a Biological

Object

DECISION ON REQUEST TO WITHDRAW ACTION

This is a decision on petitioner's request filed November 16, 2000 requesting the withdrawal of the Office action mailed September 25, 2000. The request is based on the fact that the request for the filing of a Continued Prosecution Application (CPA) submitted August 30, 2000 did not include the filing fees and revoked any prior authorization given to charge fees except for extension of time fees.

In view of the above, the Office action of September 25, 2000 was issued in error as the CPA was incomplete and 37 CFR 1.53(h) states that an application filed under 37 CFR 1.53(d) "will not be placed on the files for examination until all its required parts" are received. Accordingly, the Office action is hereby withdrawn. Upon the mailing of this decision, the application will be forwarded to the Legal Instruments Examiner for the mailing of a Notice to File Missing Parts of Application.

Summary: Office action mailed September 25, 2000 withdrawn.

John E. Kittle, Director Groups 3730 and 3760

Phone: (703) 308-0873

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